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**NEW GAS ORDERS
CALL ON COMPANY
TO REBILL NO. 1**

Corporation Commission
Upholds Consumer in
Letter to Newblock

42-CENT RATE CORRECT

Oklahoma Natural Instructed
to Send New Bills to Pa-
trons Charged 62 Cents

SHARP IN OKLAHOMA CITY

Attaches of Office Here Un-
able to Say What Action Is
to Be Taken by Company

Gas consumers of Tulsa are not required to pay more than 42 cents a cubic foot for natural gas furnished to them by the Oklahoma Natural Gas company during the month of April, according to a letter received Wednesday morning by Mayor H. F. Newblock. With the letter was a copy of a letter written by the commission to the Oklahoma Natural Gas company advising that concern to re-bill consumers for the month of April at the 42-cent rate.

May Send New Bills.

The gas company had already sent out statements covering April to consumers in district No. 1, which is required to make payment before the 10th of the month. It is apparent from the commission's letter that the gas company is expected to send new statements to consumers in the district, as the bills already sent are figured at the 62-cent rate.

Old Rate Reinstated.

It is the corporation commission's contention that the 62-cent rate established when the federal court granted the Oklahoma Natural's restraining order against the commission was automatically rendered inoperative and the rate was restored with the dissolution of the temporary restraining order by the United States court on April 27.

In an interview Monday Sharp expressed his belief also that the rate does not need to be effective until the restraining order is lifted. He said he would refuse to grant it.

They'll Know Thursday.

"After the hearing in Oklahoma City Thursday we will know definitely whether the 42-cent or the 62-cent rate should prevail," Ritta explained. "Until then there is nothing that can be said. We are anxious as anyone to know which rate should be charged."

The contents of the corporation commission's letter to the Oklahoma Natural read as follows: "Information is constantly being conveyed to this commission that the gas bills now being rendered by your company to its consumers for the month of April are figured and based upon the rate effective under the terms of the restraining order granted by the United States district court for the Western district of Oklahoma on the 19th day of December, 1931, notwithstanding the dissolution of that restraining order, by said court by its refusal on the 27th day of April, 1932, to grant a temporary injunction."

"At Once Rebill." "This is to notify you that the restraining order, as announced from the bench on the 27th day of April, 1932, to grant the temporary injunction prayed for, ipso facto dissolves the temporary restraining order granted your company, and under which you have been collecting additional rate."

"You will at once re-bill your consumers upon the basis of the rate in effect upon the order of this commission prior to the granting of the restraining order in question."

The Oklahoma Natural evidently followed the same practice in other towns served by it as was observed in Tulsa this month, or sending out bills at the 62-cent rate.

Copies of the commission's order have been sent to mayors of all towns and cities served by the Oklahoma Natural either directly or through distributing companies.

The difference between the two rates is 20 cents a thousand cubic feet in Arcadia, Chandler, Coweta, Dawson, Dewey, Davenport, Creek, Edmond, Haskell, Hunter, Killebrew, Lamont, Luther, Midland, Meeker, Nardin, Peckham, Pond Creek, Porter, Red Fork, Sapulpa, Shamrock, Stroud, Tulsa, Turley and Wellston. Towns in which the reduction is 1 cent a thousand are Guthrie, Muskogee, and...

**Day Welcomes
Investigation
Of Beck Killing**

By the Associated Press. State Wire. OKLAHOMA CITY, May 3.—Jean P. Day, prominent attorney, who was exonerated by a coroner's jury for the killing of Lieut. Col. Paul Ward Beck in the Day home here early on April 4 declared today he would welcome further investigation of the slaying. His remarks were brought forth by the report from Washington that the judge advocate general had found the report of the army board inquiry into the affair "incomplete in some respects" and had returned it to the commander of Post field, Fort Still, where Beck had been stationed as assistant commander for such action as he may deem proper.

**SAYS DAUGHERTY
ACCEPTED BRIBE**

Senator Caraway Hurls
Challenge at Attorney-
General

MESSANGER A CROOK?

WASHINGTON, May 3.—A challenge was issued in the senate by Senator Caraway, democrat of Arkansas, to Attorney-General Daugherty for a joint debate on his charge that Daugherty had accepted a \$25,000 fee for obtaining the release of Charles W. Morse, New York banker, from the Atlanta penitentiary.

Senator Watson So Charac-

terizes Man Who Said He
Represented Daugherty

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**ROBERTSON CASE
OFF TIL JUNE 5
ON OWN REQUEST**

Governor Pleads Business
With Equalization Body
to Secure Delay

JUDGE BOZARTH 'PAT'

Refuses to Disqualify Himself
From Hearing Trial; Pre-
judiced, Defense's Plea

FEELING IN OKMULGEE HIGH

Sentiment Against Defendants
"Can Be Cut With Knife,"
Declare Attorneys

By the Associated Press. OKMULGEE, May 3.—A delay in the arraignment of Gov. J. B. Robertson, one of the 15 persons indicted by a grand jury after an investigation into state banking affairs in Okmulgee county, was caused today by District Judge Mark L. Bozarth postponing the proceedings until June 5 after hearing several defendants' pleas and overruling a motion to disqualify himself in trying the cases.

Make New Effort to Mend

the Split in the Ranks of
Irish Armed Forces

DUBLIN, May 3.—On a motion of Eamon Dwyer, the Irish cabinet today accepted a motion ordering the opposing sides in the Irish republican army conflict to cease firing immediately and arrange a truce.

Choose Peace Board.

The "peace" committee chosen was made up as follows: Sean Hayes, Patrick O'Malley, James Dwyer, Joseph McGuinness and Commandant Sean McKenna, for the Griffiths; Mrs. Tom Clarke, T. Rutledge, Liam Mellowes, Sean Moylan and Harry Boland for the dissidents.

Up to Supreme Court Now.

Judge Bozarth's decision on the motion was regarded in official circles here as having a telling effect on the trial of the defendants, who had expected through their attorneys their intention of filing similar motions at once. Their only remedy now is to petition the criminal court for a writ of mandamus disqualifying Judge Bozarth and appointing another district judge to try the cases.

Lengthy argument attended introduction of the motion here today for John H. Reboff, prominent oil man, who as former vice president of the Guaranty State bank here is charged with giving \$25,000 to Governor Robertson and Dennis after an inspection by the former bank commissioner disclosed that the bank was insolvent. He is also charged with perjury, borrowing money from the bank and accepting a bribe charge.

Sentiment Very Strong.

Counsel contended that Judge Bozarth could not impartially conduct the trial because of his conversation with conditions here growing out of the widespread feeling against those who had directed affairs of banks which had failed in the county. They pointed out that his error Robertson and Dennis after an inspection by the former bank commissioner disclosed that the bank was insolvent. He is also charged with perjury, borrowing money from the bank and accepting a bribe charge.

WATTS HAD IT COMING TO HIM
Solon Who Apointed Discharged U. S. Spy Sides With Daugherty.

WASHINGTON, May 3.—Approving the action of Attorney-General Daugherty in ordering the dismissal of W. O. Watts, special agent of the department of justice, Representative Graham, republican, who got the job for him, declared in the house today that Watts "had it coming to him."

Charge Officer With Assault.

FAIRVIEW, May 3.—O. A. Manning, county attorney of Major county, was arrested here today by a deputy sheriff following his indictment by a county grand jury on a charge of attempted criminal assault. The indictment alleged the assault attempt occurred January 4 and names Nellie C. Clark, wife of Charles T. Clark of this city, an employee of the Orient railroad,

**Rev. Irwin Quits Presbytery,
Will Make New Connections
With Different Denomination**

Lawton Church Circles Believe Charges of Conduct Unbecoming a Minister of Presbyterian Church Will Be
Dropped as Result of Pastor's Action.

By the Associated Press. LAWTON, May 3.—That he is resigning not only from the pastorate of the First Presbyterian church of Lawton, but that he is quitting the communion of the Presbyterian church as a denomination and will accept the communion of some other denomination, was the statement of the Rev. Thomas J. Irwin to the Associated Press here late today. The Reverend Mr. Irwin's church has been split over his support of the late Jake L. Hamon, republican national committeeman for Oklahoma and other matters and an effort has been made by a part of the congregation to have him removed.

TRUCE IN IRELAND

IS NOW IN SIGHT

De Valera Agrees to Sug-

gestion of Griffith
That War Cease

PEACE BOARD NAMED

TOOK THOUSANDS, SAY

Pair Got \$23,461.70 by Mis-

representation in Sewer 166,
Is Seaver's Accusation

CRIMINAL OFFENSE.

The formal charge against Griggs and Pleasant is "obtaining money under false pretense," a criminal offense, punishable by a penitentiary sentence on conviction.

Tied Up in Court.

Then the estate was tied up in court. The court in the case of the North Carolina estate and stock in the R. J. Reynolds Tobacco company. There was a sizable amount of cash also.

Subject to Prosecution.

Federal authorities assert that the persons who kidnapped Daniels are guilty of committing a felony offense on property belonging to the United States, and therefore subject to federal statutes. Federal agents announced today that in the event of arrests in the Daniels case, defendant will face kidnapping charges. It is understood that no attempt will be made to prosecute under the so-called civil rights law enacted in the days following the Civil war. This law was written by a congress opposed to Ku-Klux Klan in the south which attempted to deprive negroes of the right of franchise.

Much Information Collected.

Government agents declared that while no arrests have been made in connection with the Daniels case, much valuable information has been obtained and that the identity of the masked men who were well established in the community by government operatives will be placed before a federal grand jury shortly to be impeached at Muskogee, it was learned.

Lockwood Committee

May Probe Coal Strike

NEW YORK, May 3.—The Lock-

wood legislative committee, now investigating conditions in the building trades here, may investigate the nationwide coal strike to determine the truth of charges that miners' representatives and operators are conspiring to prolong the strike. The committee came to light just as the operators and representatives of the United Mine Workers revealed their wage scale conference.

THE WEATHER

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**M'COY REVELING
IN HIS WEALTH,
HE WRITES BACK**

Boy Millionaire Already
in Receipt of First
"Pocket Change"

FLAPPERS ARE HOMELY

Remind Him of Country Girls
He Has Seen in Tulsa,
Young Millionaire Says

THINGS MOVE TOO SLOWLY

Everybody Takes Their Time
in North Carolina; He Has
Found 3 "Jellybeans"

Tharry McCoy, 13-year-old lad who worked in Tulsa nearly a year at various trades, has already received his first "pocket change" from the \$2,000,000 estate left to him by his mother, according to letters from the boy to friends here. The letters were written from Winston Salem, N. C., when Tharry left Tulsa to assist his mother in the settlement of his father's estate. He promised he would soon return. His letter indicates he is anxious to meet his local friends—this time as a millionaire and not as a "hoodlunk."

Was Printer's Devil.

During his residence here Tharry worked behind a soda fountain, as an office boy in a bank and as a printer's devil. It was while engaged in the latter occupation that he received news of his good fortune. Washing the printer's ink from his hands he informed the boss he was through working.

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**Senate Prepares
To Welcome Him
Back Into Fold**

With Nine-Tenths of Vote
in Harding's "Entry"
18,500 Behind

MEANS NO G. O. P. SPLIT

Republican Senatorial Com-

mittee Plans to "Energeti-

cally Support" Nominee

DEMOCRATS ARE JUBILANT